EPARTMENT OF COMMERCE 3. Patent and Trademark Office

RECORD TRA Form PTO-1594 2 - 12-03 (Rev. 10/02) 2 - 12-03 OMB No. 0651-0027 (exp. 6/30/2005)

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To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):	Name and address of receiving party(ies)
DFO, Inc.	Name: JPMorgan Chase Bank, as Collateral Agent
203 East Main Street	Internal
Spartanburg, SC 29319 Individual(s) Association	Address:
General Partnership Limited Partnership	Street Address: 270 Park Avenue
Corporation-State	City: New York State: NY Zip: 10017
Other	Individual(s) citizenship
	Association
Additional name(s) of conveying party(ies) attached? 🖵 Yes 🗹 No	General Partnership
3. Nature of conveyance:	
Assignment	Limited Partnership
Security Agreement	Corporation-State New York
Other	Other If assignee is not domiciled in the United States, a domestic
	representative designation is attached:
Execution Date: 12/16/2002	Additional name(s) & address(es) attached? 📮 Yes 🛂 No
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
Please see schedule attached hereto	Please see schedule attached hereto
Additional number(s) att	ached ☑ Yes □ No
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: Ms. Penelope Agadoa	- 00
Internal Addrose: Federal Personal Communica	7. Total fee (37 CFR 3.41)
Internal Address: Federal Research Corporation	☐ Enclosed
	, MONOW
	Authorized to be charged to deposit account
Street Address: 1030 Fifteenth Street, NW	8. Deposit account number:
City: Washington State: DC Zip: 20005	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE	THIS SPACE
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing inform copy of the original document.	nation is true and correct and any attached copy is a true
David J. Miller	01/09/2002

02/13/2003

01 FC:8521 02 FC:8522

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40.00 OP 1450.00 OP

Name of Person Signing

Total number of pages including cover sheet, attachments, and document Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Signature

TRADEMARK REEL: 002666 FRAME: 0559

Date

SCHEDULE A to the Trademark Security Agreement

Debtor: DFO, Inc.

U.S. Trademarks of Debtor

Domestic Trademark	Owner	Reg./Serial Number	Reg./Filing Date	
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America's Favorite Omelettes	DFO, Inc.	2,242,272	04/27/99	
Big Texas Chicken Fajita Skillet	DFO, Inc.	2,230,779	03/09/99	
Canadian Scramble	DFO, Inc.	2,228,795	03/02/99	
Common Sense Served Daily	DFO, Inc.	2,178,181	08/04/98	
Country Scramble	DFO, Inc.	2,219,066	01/19/99	
Denny's Classic Diner and Design with tubes	DFO, Inc.	2,469,927	07/17/01	
Denny's Classic Diner and Design with neon	DFO, Inc.	2,469,928	07/17/01	
Denny's Classic Diner and Design (blue circle)	DFO, Inc.	2,512,281	11/27/01	
Denny's Diner 2000 and Design	DFO, Inc.	2,372,959	08/01/00	
Denny's Diner 2000 and Design	DFO, Inc.	2,372,993	08/01/00	
Denny's Diner 2000 and Design	DFO, Inc.	2,372,994	08/01/00	
Denny's Diner 2000 and Design	DFO, Inc.	2,377,637	08/15/00	
Denny's within a French Diamond	DFO, Inc.	1,720,986	09/29/92	
Denny's within a French Diamond	DFO, Inc.	1,886,750	03/28/95	
Denny's within a French Diamond	DFO, Inc.	2,320,275	02/22/00	
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Farmer's Omelette	DFO, Inc.	2,221,792	02/02/99	
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Scram Slam	DFO, Inc.	1,945,642	01/02/96
Senior Belgian Waffle Slam	DFO, Inc.	1,757,060	03/09/93
Senior Triple Play	DFO, Inc.	2,331,682	03/21/00
Signature Skillets	DFO, Inc.	2,222,910	02/09/99
Slam	DFO, Inc.	2,592,374	07/09/02
Slim Slam	DFO, Inc.	2,569,543	05/14/02
Southern Slam	DFO, Inc.	1,743,375	12/29/92
Super Bird	DFO, Inc.	1,378,319	01/14/86
Super Slam	DFO, Inc.	1,944,101	12/26/95
The Delidinger	DFO, Inc.	1,946,765	01/09/96
The Star Spangled Burger	DFO, Inc.	1,948,747	01/16/96
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Ultimate Omelette	DFO, Inc.	1,645,411	05/21/91

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Debtor: DFO, Inc.

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Dusk 'Til Dawn	DFO, Inc.	76/329139	10/24/01	
Grand Slam Slugger	DFO, Inc.	76/403,477	05/03/02	
The Triple Play	DFO, Inc.	76/403476	05/03/02	
Triple Play Deal	DFO, Inc.	76/403475	05/03/02	
Waitbuster	DFO, Inc.	76/452164	09/18/02	

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December 16, 2002 (this "Agreement"), between DFO, INC., a Delaware corporation (the "Debtor"), and JPMORGAN CHASE BANK, a New York banking corporation (the "Collateral Agent"), as collateral agent under the Credit Agreement dated as of December 16, 2002 (as amended, supplemented, waived or otherwise modified from time to time, the "Credit Agreement"), among DENNY'S INC. and DENNY'S REALTY, INC. (each of the foregoing, individually, a "Borrower" and, collectively, the "Borrowers"), DENNY'S CORPORATION, DENNY'S HOLDINGS, INC., DFO, INC., the Lenders party thereto from time to time, JPMORGAN CHASE BANK and FOOTHILL CAPITAL CORPORATION, as syndication agent.

The Debtor and the Collateral Agent hereby agree as follows:

SECTION 1.01. Definitions; Interpretation.

- (a) Terms Defined in Guarantee and Collateral Agreement. All capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings assigned to them in the Guarantee and Collateral Agreement.
- (b) Certain Defined Terms. As used in this Agreement, the following terms shall have the following meanings:
- "Collateral" has the meaning set forth in Section 2.01.

"Guarantee and Collateral Agreement" means that certain Guarantee and Collateral Agreement, dated as of the date hereof, between the Borrowers, Denny's Corporation, Denny's Holdings, Inc., the Debtor and the Collateral Agent.

"PTO" means the United States Patent and Trademark Office.

"Trademark License" means any written agreement, now or hereafter in effect, granting to any third party any right to use any trademark now or hereafter owned by the Debtor or that the Debtor otherwise has the right to license, or granting to the Debtor any right to use any trademark now or hereafter owned by any third party, and all rights of the Debtor under any such agreement.

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"Trademarks" means all of the following now owned or hereafter acquired by the Debtor: (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the PTO or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Schedule A; (b) all goodwill associated therewith or symbolized thereby; and (c) all other assets, rights and interests that uniquely reflect or embody such goodwill.

"UCC" means the Uniform Commercial Code as in effect in the State of New York.

- (c) Terms Defined in UCC. Where applicable in the context of this Agreement and except as otherwise defined herein, terms used in this Agreement shall have the meanings assigned to them in the UCC.
- (d) Construction. The rules of construction specified in Section 1.03 of the Credit Agreement shall also apply to this Agreement.

SECTION 2.01. Security Interest. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, the Debtor hereby assigns and pledges to the Collateral Agent, its successors and assigns, for the ratable benefit of the Secured Parties, and hereby grants to the Collateral Agent, its successors and assigns, for the ratable benefit of the Secured Parties, a security interest in all right, title and interest in or to any or all of the following assets and properties now owned or at any time hereafter acquired by the Debtor or in which the Debtor now has or at any time in the future may acquire any right, title or interest (collectively, the "Collateral"):

- (i) all Trademarks;
- (ii) all Trademark Licenses; and
- (iii) all Proceeds, Supporting Obligations and products of any and all of the foregoing and all collateral security and guarantees given by any person with respect to any of the foregoing.

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SECTION 3.01. Supplement to Guarantee and Collateral Agreement. This Agreement has been entered into in conjunction with the security interests granted under the Guarantee and Collateral Agreement. The rights and remedies of the Collateral Agent with respect to the security interests granted herein are without prejudice to, and are in addition to those set forth in the Guarantee and Collateral Agreement, all terms and provisions of which are incorporated herein by reference.

SECTION 4.01. Representations and Warranties. The Debtor represents and warrants to the Collateral Agent that a true and correct list of all the existing Collateral consisting of Trademarks, Trademark Licenses or applications owned by the Debtor, in whole or in part, is set forth in Schedule A.

SECTION 5.01. Further Acts. The Debtor ratifies its authorization for the Collateral Agent to file in any relevant jurisdiction any initial financing statements or amendments thereto if filed prior to the date hereof. Collateral Agent is further authorized to file with the PTO (or any successor office or any similar office in any other country) such documents as may be necessary or advisable for the purpose of perfecting, confirming, continuing, enforcing or protecting the security interest granted by the Debtor, without the signature of the Debtor, and naming the Debtor as debtor and the Collateral Agent as secured party. Debtor agrees, at its own expense, to execute, acknowledge, deliver and cause to be duly filed all such further instruments and documents and take all such actions as the Collateral Agent may from time to time request to better assure, preserve, protect and perfect the security interest granted hereby and the rights and remedies created hereby, including the payment of any fees and taxes required in connection with the execution and delivery of this Agreement, the granting of the security interest granted hereby and the filing of any financing statements (including fixture filings) or other documents in connection herewith or therewith. Without limiting the generality of the foregoing, the Debtor hereby authorizes the Collateral Agent, with prompt notice thereof to the Debtor, to supplement this Agreement by supplementing Schedule A or adding additional schedules hereto to specifically identify any asset or item that may constitute Trademarks; provided that the Debtor shall have the right, exercisable within 10 days after it has been notified by the Collateral Agent of the specific identification of such Collateral, to advise the Collateral Agent in writing of any inaccuracy of the representations and warranties made by the Debtor hereunder with respect to such Collateral. The Debtor agrees that it

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will use its commercially reasonable efforts to take such action as shall be necessary in order that all representations and warranties hereunder shall be true and correct with respect to such Collateral within 30 days after the date it has been notified by the Collateral Agent of the specific identification of such Collateral.

SECTION 6.01. Binding Effect. This Agreement shall be binding upon the Debtor and the Collateral Agent and their respective permitted successors and assigns, and shall inure to the benefit of the Debtor, the Collateral Agent and the other Secured Parties and their respective permitted successors and assigns, except that the Debtor shall not have the right to assign or transfer its rights or obligations hereunder or any interest herein or in the Collateral (and any such assignment or transfer shall be void) except as expressly contemplated by the Guarantee and Collateral Agreement or the Credit Agreement.

SECTION 7.01. GOVERNING LAW. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, WITHOUT GIVING EFFECT TO THE PRINCIPLES THEREOF RELATING TO CONFLICTS OF LAW TO THE EXTENT THAT THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION WOULD BE REQUIRED THEREBY.

SECTION 8.01. Amendment. Neither this Agreement nor any provision hereof may be waived, amended or modified except pursuant to an agreement or agreements in writing entered into by the Collateral Agent and the Debtor, subject to any consent required in accordance with Section 9.02 of the Credit Agreement. To the extent that any provision of this Agreement conflicts with any provision of the Guarantee and Collateral Agreement, the Guarantee and Collateral Agreement shall govern.

SECTION 9.01. Counterparts. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original but all of which, when taken together, shall constitute a single contract. Delivery of an executed signature page to this Agreement by facsimile transmission shall be as effective as delivery of a manually signed counterpart of this Agreement.

SECTION 10.01. Headings. Section headings used herein are for the purpose of reference only, are not part of this Agreement and are not to affect the construction of, or to be taken into consideration in interpreting, this Agreement.

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SECTION 11.01. Severability. Any provision of this Agreement held to be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability in such jurisdiction of the remaining provisions hereof; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction. The parties hereto shall endeavor in good-faith negotiations to replace the invalid, illegal or unenforceable provisions with valid provisions the economic effect of which comes as close as possible to that of the invalid, illegal or unenforceable provisions.

SECTION 12.01. *Notices*. All communications and notices hereunder shall (except as otherwise expressly permitted herein) be in writing and given as provided in Section 9.01 of the Credit Agreement.

SECTION 13.01. Terminations or Release. This Agreement and the security interests granted hereby shall terminate in accordance with the termination provisions of Section 7.15 of the Guarantee and Collateral Agreement.

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xecuted	this	Agreement,	as of the date first above written.
			DFO, INC.,
			Name: Title:
			JPMORGAN CHASE BANK,
			by

IN WITNESS WHEREOF, the parties hereto have duly

Name: Title:

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 $\,$ IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement, as of the date first above written.

DFO, INC.,

by

Name: Title:

JPMORGAN CHASE BANK,

by

Name: Title: Gary L. Spevack
Vice President
JPMorgan Chase Bank

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$\begin{array}{c} \text{SCHEDULE A} \\ \text{to the Trademark Security Agreement} \end{array}$

Debtor: DFO, Inc.

U.S. Trademarks of Debtor

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